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
8 IN THE UNITED STATES DISTRICT COURT
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10 EASTERN DISTRICT OF CALIFORNIA

11 IN THE MATTER OF THE APPLICATION
12 OF THE UNITED STATES OF AMERICA
FOR A WARRANT AUTHORIZING THE
13 INSTALLATION AND MONITORING OF A
TRACKING DEVICE IN OR ON A
14 2009 BLUE NISSAN MAXIMA, WITH
LICENSE PLATE 8LGG074
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CASE NO. 2:20-SW-0002-DB

~~PROPOSED~~ ORDER

UNDER SEAL

FILED
MAR 18 2020
CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY  DEPUTY CLERK

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17 The United States has represented that there exists an ongoing investigation into the narcotics
18 trafficking activities of the parties named in the application and order, signed January 3, 2020, which
19 authorized agents of DEA to install and monitor a tracking device in or on a 2009 BLUE NISSAN
20 MAXIMA, with license plate 8LGG074, ("TARGET VEHICLE"), for a period of 45 days.

21 The government has further represented that service of the notice required by Federal Rules of
22 Criminal Procedure 41(f)(2)(C) would compromise the ongoing investigation by disclosing its existence
23 to the targets.

24 Therefore, THE COURT HEREBY ORDERS that the time within which the United States shall
25 be required to serve the notice shall be postponed for 90 days from the date of this Order.

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1 Should the United States seek further postponement of the time within which it must serve the
2 notice, it shall make further application to this Court.

3 IT IS SO ORDERED.

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5 Dated: 3-17-20


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7 Hon. Deborah Barnes
8 U.S. MAGISTRATE JUDGE
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